

Cyber Privacy

An update of privacy concerns in a
cyber world.

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ATTORNEYS AND COUNSELORS

The Right to Privacy

Pierce v. Society of Sisters (1925):

“we think it entirely plain that the [Oregon] Act of 1922 unreasonably interferes with the **liberty of parents and guardians to direct the upbringing and education of children under their control.**”

The Right to Privacy

Griswold v. Connecticut (1965):

“In other words, the First Amendment has a **penumbra where privacy is protected from governmental intrusion**. In like context, we have protected forms of ‘association’ that are not political in the customary sense but pertain to the social, legal, and economic benefit of the members.”

The Right to Privacy

Roe v. Wade (1973):

“The Constitution does not explicitly mention any right of privacy. In a line of decisions, however, going back perhaps as far as *Union Pacific R. Co. v. Botsford* (citation omitted), the Court has recognized that a right of personal privacy, or a guarantee of certain areas or zones of privacy, does exist under the Constitution.”

The Right to Privacy

Roots of Right of Privacy per Roe:

First Amendment

Fourth and Fifth Amendments

Penumbras of the Bill of Rights

Ninth Amendment

Fourteenth Amendment

Politicians Agree



“No one wants their personal emails made public. And I think most people understand that and respect that privacy.” Hillary Clinton, March 10, 2015

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